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U.S. APPLICATION NO.		FIRST NAMED APPLICANT			
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		5071	INTERNATIONAL APPLICATION NO	00075	
PATRICIA L KELLY	/ 1	3071	T CT7 CH3O7	00075	
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NOTIFICATION OF MISS	ING REQUIREME	NTS UNDER 35 U.S	.C. 371 IN THE UN	IITED	
SIAIES	DESIGNATED/ELE	CTED OFFICE MC	/EO/IIS)		
1. The following items have been s	ubmitted by the applicant	or the IB to the United St	ates Patent and Trademar	k ·	
Office as a_Designated Of	mice (37 CFR 1,494),				
an Elected Office 20.S. Basic National Fee.	ce (37 CFR 1.495);				
Copy of the international app	olication in:				
a non-English la	inguage.				
English.					
Translation of the internation	al application into Englis	h.	•		
Oath or Declaration of inven	tors(s) for DO/EO/US.				
Copy of Article 19 amendme	ents.				
Translation of Article 19 am	endments into English.				
The International Preliminary	Examination Report in 1	english and its Annexes, in	any.		
Translation of Annexes to the Preliminary amendment(s) fil	e international Preniminar		English.		
☐ Information Disclosure States	ment(s) filed	and and	•		
Assignment document.					
Power of Attorney and/or Ch	ange of Address.				
Substitute specification filed		<u>_</u> ·			
Statement Claiming Small En	itity Status.				
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U Omer:					
2. The following items MUST be fu	rnished within the period	set forth below in order t	complete the requiremen	ate for	
				112 101	
a. Translation of the applicati	on into English. Note a	processing fee will be requ	ired if submitted		
rater than the appropriate 2	O Of 30 months from the	priority date			
Translation.	on is defective for the re-	asons indicated on the attach	hed Notice of Defective		
b. Processing fee for providing	of the translation of the a	mliantian and/andb. A			
appropriate 20 or 30 month	as from the priority date i	Phication and/of the Anne	ies later that the		
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application may be applicated as a superiority of the inventors.					
of the international application number and international filing data					
The current oath or declaration does not comply with 37 CFR 1.407(a) and (b) for the reasons indicated					
	I DOI LOISII.				
d. Surcharge for providing the priority date (37 CFR 1.49)	e oath of declaration later	that the appropriate 20 or	30 months from the		
Additional claim fees of \$	as a 🖂 large enti	Nameli estis includ			
dependent claim fee, are required. A	DDIICant must submit the	ty small entity, includi	ig any required multiple		
which fees are due (37 CFR 1.492(g))). See attached PTO-875		icei ine additional claims	Ior	
ALL OF THE ITEMS SET FORTH	IN 2(a)-2(d) AND 3 AF	OVE MUSTÆE SUBMI	TTED WITHIN ONE		
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DATE FOR THE APPLICATION, RESULT IN ABANDONMENT.	WHICHEVER IS LATE	R. FAILURE TO PRO	ERLY RESPOND WIL	L	
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The time period set above may be extended CFR 1.136(a).	ended by filing a petition	and fee for extension of ti	ne under the provisions	£ 27	
CFR 1.136(a).	• • • • • • • • • • • • • • • • • • • •	ive in amounted of th	ne miner me provisions c	1 3/	
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4. Translation of the Annexes MUST cancelled. Note processing fee will be	be submitted no later tha	the time period set above	or the annexes will be		
5. The Article 19 amendments are (1.494(d)) or 30 (37 CFR 1.495(d)) mo	nths from the priority date	on was not provided by the	appropriate 20 (37 CFR		
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